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FILED
Amy Hunley
CLERK, SUPERIOR COURT
04/23/2019 1:38PM
BY: BACOSTA
DEPUTY

Case No.: \$0200CV201900161 HON. LAURA CARDINAL

970 SOUTH MAIN STREET SNOWFLAKE, ARIZONA 85937 (928) 536-3001 JOSEPH E. HOLLAND, 024706 joseph@hollandsaline.com JON H. SALINE, 028445 jon@hollandsaline.com HUNTER T. LEWIS, 030049 hunter@hollandsaline.com Attorney for Plaintiff

UNKNOWN HEIRS and ASSIGNS,

Defendants.

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF Cochise

DPJRE LLC,		Cause No.
	Plaintiff,	COMPLAINT
v.		FORECLOSURE OF
Iulio C Dol	nIstrand aka Julia C Cota-Almedia,	RIGHT TO REDEEM
Cochise County Treasurer, and ALL		(Sounding in Quiet Title)

COMES NOW, Plaintiff DPJRE LLC, by and through counsel undersigned, and hereby alleges as follows:

- 1. The above-mentioned Defendants are proper parties to this action in that they claim or may claim some interest in the real property that is the subject of this action.
- 2. This action is brought for the purpose of foreclosing the Right of Redemption in accordance with A.R.S. § 42-18201 et al. on real properties located in Cochise County, Arizona (hereinafter, the "Property"), hereinafter described as follows and bearing the respective tax parcel numbers:

Lots 27, 28, 29, 30, 31, and 32, of Block 9 situated in the City of Douglas, Cochise County, Arizona, and bounded and described upon a map entitled

"map of Douglas Townsite, made by E.G. Howe, C.E. dated January 12, 1901, as amended," and filed int he Cochise County Recorder's office

Also known as: Cochise County Parcel Number: 409-09-006

- 3. Defendants, separately or jointly, failed to maintain the real property taxes on the Property.
- 4. Plaintiff has purchased Certificate of Purchase #0149716 for 2014, 2016, and 2017 tax years.
- 5. In accordance with A.R.S. § 42-18201 et al., Plaintiff is entitled to foreclose the right of redemption to these properties and seeks foreclosure from this Court.
- 6. Defendants have failed to redeem the Property taxes in accordance with A.R.S. § 42-18201 et al.
- 7. Plaintiff's right to the Property is superior to Defendants' or any and all other persons' interests, subject to the defendants' right of redemption.
 - 8. A.R.S. § 42-18201 et al. requires Defendants to either:
 - a. redeem the Property tax liens prior to entry of judgment of foreclosure; or
 - b. forfeit title to the Property.
- 9. In the event of redemption during pendency of this action, A.R.S. § 42-18206 entitles Plaintiff to judgment against Defendants for all costs and attorney's fees, in addition to the amount of all tax liens held by Plaintiff plus interest at the rate stated in the certificate of purchase and statutory fees paid by Plaintiff in connection with the certificates, as described in A.R.S. § 42-18153.
- 10. Plaintiff has incurred attorney's fees and costs in bringing this action at a flat fee (per parcel foreclosed).

WHEREFORE, Plaintiff prays for judgment as follows:

	2	i. Foreclosure of right to redeem the Property; and		
	3	ii. Order granting such other and further relief as is just and proper.		
	4	B. In the alternative, should Defendants exercise their right of redemption during the		
	5	pendency of this action in accordance with A.R.S. § 42-18206, for:		
	6	i. All reasonable costs incurred in noticing Plaintiff's intent to foreclose and bringing		
	7	this action;		
	8	ii. Attorneys' fees in the amount of \$2,000,00 per parcel; and		
9		iii. Order granting such other and further relief as is just and proper.		
2000	11	DATED this 23 April 2019.		
٢	12	HOLLAND SALINE & LEWIS		
	13			
	14	By <u>/s/ Joseph E. Holland</u> Joseph E. Holland, Esq.		
	15	Attorney for Plaintiff		
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Against Defendants and each of them for:

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